# UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

CLEVELAND BRANDON

Case Number: 1:	09	CR	10377	- 1	- NMO
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		ease rameer.	1. 0) CR 103/	- 1 - 11	1410
		USM Number	: 91304-038		
		Ian Gold, Es	sq.		
		Defendant's Attorn	ey	Additional doc	uments attached
THE DESCRIPANT.					
THE DEFENDANT:    pleaded guilty to count(s)	1 of an Indictment				
pleaded nolo contendere to				an a demo-	
which was accepted by the			in incluse in	· · · · · · · · · · · · · · · · · · ·	
was found guilty on count after a plea of not guilty.	i(s)				
The defendant is adjudicated	guilty of these offenses:		Additional Counts	- See continuation	on page
Title & Section	Nature of Offense		Offens	e Ended	Count
	elon in Possession of a Firearm and	Ammunition	10/08	3/09 1	
18 U.S.C §924(d) and Cr 28 U.S.C. §2461(e)	iminal Forfeiture Allegation				
The defendant is sent the Sentencing Reform Act o	enced as provided in pages 2 throughf 1984.	gh <u>12</u> of	this judgment. The ser	ntence is imposed	l pursuant to
The defendant has been fo	ound not guilty on count(s)				
Count(s)	is	are dismissed on t	he motion of the United	d States.	
It is ordered that the or mailing address until all fin the defendant must notify the	defendant must notify the United S nes, restitution, costs, and special ass e court and United States attorney o	tates attorney for this design the sessments imposed by f material changes in	district within 30 days of this judgment are fully peconomic circumstance	of any change of repaid. If ordered to	name, residence, pay restitution,
		04/04/11	•		
		Date of Imposition	of Judgment		<u> </u>
		Vlat	hamil W. Lotto.	n	
		Signature of Judge			
			able Nathaniel M. C	forton	
		U.S. Distric			
		Name and Title of I	. 1 1		
			H/\$/11		
		Date	7		

(Rev. 06/05) Judgment in a Criminal Case Sheet 2 - D. Massachusetts - 10/05

CI EVELAND PDANDON	Judgment —	Page 2	of	12
DEFENDANT: CLEVELAND BRANDON CASE NUMBER: 1: 09 CR 10377 - 1 - NMG			_	
IMPRISONMENT				
The defendant is hereby committed to the custody of the United States Bureau of Prisons total term of:  180 month(s)	s to be impriso	oned for a		
✓ The court makes the following recommendations to the Bureau of Prisons:  See Page 3 of 12				
The defendant is remanded to the custody of the United States Marshal.				
The defendant shall surrender to the United States Marshal for this district:				
at				
as notified by the United States Marshal.				
The defendant shall surrender for service of sentence at the institution designated by the	Bureau of Pri	sons:		
before 2 p.m. on				
as notified by the United States Marshal.				
as notified by the Probation or Pretrial Services Office.				
RETURN				
I have executed this judgment as follows:				
Defendant delivered on				
a, with a certified copy of this judgment.				
	UNITED STATE	S MARSHAL	·	
By	UTY UNITED ST	TATES MARSH	IAL	

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 2A - D. Massachusetts - 10/05

Judgment—Page \_\_\_3\_ of \_\_\_12

DEFENDANT:

CLEVELAND BRANDON

CASE NUMBER: 1: 09 CR 10377 - 1 - NMC

#### ADDITIONAL IMPRISONMENT TERMS

that the defendant participate in all available substance abuse treatment, including, but not limited to, the Bureau of Prisons' 500-Hour Residential Drug Abuse Program;

that the defendant participate in an educational and/or a vocational program within the Bureau of Prisons;

that the defendant be designated to a facility with the appropriate security level closest to MA.

AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

DEF	EFENDANT: CLEVELAND BRANDON	udgment-	-Page _	4 of	12
	ASE NUMBER: 1: 09 CR 10377 - 1 - NMG				
0	SUPERVISED RELEASE		<b>√</b>	See continuat	ion page
Upo	on release from imprisonment, the defendant shall be on supervised release for a term of :	36	month(s)	ı	
custo	The defendant must report to the probation office in the district to which the defendant is restody of the Bureau of Prisons.	eleased wit	hin 72 hou	urs of releas	se from the
	e defendant shall not commit another federal, state or local crime.				
The subs there	e defendant shall not unlawfully possess a controlled substance. The defendant shall refrain to stance. The defendant shall submit to one drug test within 15 days of release from imprison treafter, not to exceed 50 tests per year, as directed by the probation officer.	from any ur ment and at	lawful use least two	e of a contro periodic dri	olled ug tests
	The above drug testing condition is suspended, based on the court's determination that the future substance abuse. (Check, if applicable.)	defendant j	poses a lov	v risk of	
$\checkmark$	The defendant shall not possess a firearm, ammunition, destructive device, or any other day	ngerous we	apon. (Ch	eck, if appl	licable.)
$\checkmark$	The defendant shall cooperate in the collection of DNA as directed by the probation office	r. (Check,	if applicab	ole.)	
	The defendant shall register with the state sex offender registration agency in the state whe student, as directed by the probation officer. (Check, if applicable.)	ere the defe	ndant resid	les, works,	or is a
Ш	The defendant shall participate in an approved program for domestic violence. (Check, if	applicable.)	)		
Sche	If this judgment imposes a fine or restitution, it is a condition of supervised release that the hedule of Payments sheet of this judgment.	e defendant	pay in acc	ordance wi	th the
on th	The defendant must comply with the standard conditions that have been adopted by this couthe attached page.	urt as well a	as with any	additional /	conditions
	STANDARD CONDITIONS OF SUPERVI	SION			
1)	the defendant shall not leave the judicial district without the permission of the court or pr	robation of	ficer;		
2)	2) the defendant shall report to the probation officer and shall submit a truthful and complet each month:	te written re	port withi	n the first f	ive days of

- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment; 6)
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any 7) controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

♠AO	245B(	(05-MA)
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(Rev. 06/05) Judgment in a Criminal Case

	Sheet 4A - Continuation l	Page - Supervis	sed Release/Probe	ation -10/05					
DEFENDANT: CASE NUMBER:	CLEVELAND 1: 09 CR 103		ON - NMG			Judgment—P	age5	of	12
	ADDITION	NAL☑ S	UPERVIS	SED RELEA	ASE 🗌 PI	ROBATIO	N TERM	S	
while on su The defend Probation ( the defenda	makes a judicial respectively approvised release. It is to participate office, which progent has reverted to rvices for such treater.	te in a prog gram may i the use of	gram for sui include test f alcohol or	bstance abuse ing, not to exc drugs. The de	e counselir ceed 50 te efendant sl	ng as directed sts per year, nall be require	d by the Ur to determined to cont	nited Sta ne wheth ribute to	ites her

Continuation of Conditions of  $\square$  Supervised Release  $\square$  Probation

(Rev. 06/05) Judgment in a Criminal Case Sheet 5 - D. Massaehusetts - 10/05

6\_ of 12 Judgment --- Page

**CLEVELAND BRANDON DEFENDANT:** 

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

## CRIMINAL MONETARY PENALTIES

The def	endant must pay t	he total crimina	l monetary penal	ties <b>un</b> der th	e schedule of	payments on Sho	eet 6.	
TOTALS	Assessme \$	<u>ent</u> \$100.00		Fine \$		\$ <u>Re</u>	<u>stitution</u>	
	ermination of rest ch determination.	itution is deferre	ed until	. An Amen	ded Judgment	in a Criminal	Case (AO 245	FC) will be entered
The def	endant must make	e restitution (inc	luding communit	ty restitutior	) to the follow	ing payees in th	e amount listed	l below.
If the de the prio before t	efendant makes a rity order or perco he United States i	partial payment, entage payment s paid.	each payee shall column below. I	l receive an : However, p	approximately ursuant to 18 t	proportioned pa J.S.C. § 3664(i),	yment, unless all nonfederal	specified otherwise i victims must be pai
Name of Pa	<u>vee</u>	Total	al Loss*	:	Restitution O	<u>rdered</u>	<u>Priorit</u>	y or Percentage
								See Continuation Page
TOTALS		\$	\$0.00	. \$_		\$0.00		
The de fifteen to pena		interest on resting of the judgm ncy and default at the defendant nent is waived f	tution and a fine ent, pursuant to 1 pursuant to 18 U does not have the fin	of more that 8 U.S.C. § 361  J.S.C. § 361  a ability to part of the control of th	3612(f). All of 2(g).	f the payment op	otions on Sheet	in full before the 6 may be subject

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Sheet 6 - D. Massachusetts - 10/05	
DEFENDANT: CLEVELAND BRANDON	Judgment — Page7 of12
CASE NUMBER: 1: 09 CR 10377 - 1 - NMG	
SCHEDULE OF PAYMENTS	
Having assessed the defendant's ability to pay, payment of the total criminal monetary penalt	ties are due as follows:
A Lump sum payment of \$ \$100.00 due immediately, balance due	
not later than, or in accordance C, D, E, or F below; or	
B Payment to begin immediately (may be combined with C, D, or	F below); or
Payment in equal (e.g., weekly, monthly, quarterly) installments (e.g., months or years), to commence (e.g., 30 or 60 da	of \$ over a period of ays) after the date of this judgment; or
Payment in equal (e.g., weekly, monthly, quarterly) installments  (e.g., months or years), to commence (e.g., 30 or 60 date term of supervision; or	of \$ over a period of ays) after release from imprisonment to a
Payment during the term of supervised release will commence within imprisonment. The court will set the payment plan based on an assessment of the	
F Special instructions regarding the payment of criminal monetary penalties:	
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, paym imprisonment. All criminal monetary penalties, except those payments made through the Responsibility Program, are made to the clerk of the court.	nent of criminal monetary penalties is due during Federal Bureau of Prisons' Inmate Financial
The defendant shall receive credit for all payments previously made toward any criminal mo	netary penalties imposed.
Joint and Several  Defendant and Co-Defendant Names and Case Numbers (including defendant number), and corresponding payee, if appropriate.	See Continuation Page , Total Amount, Joint and Several Amount,
The defendant shall pay the cost of prosecution.  The defendant shall pay the following court cost(s):  The defendant shall forfeit the defendant's interest in the following property to the Unit	ted States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

(Rev. 06/05) Judgment in a Criminal Case Sheet 6B - D. Massachusetts - 10/05

DEFENDANT: CLEVELAND BRANDON

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

Judgment—Page 8 of 12

#### ADDITIONAL FORFEITED PROPERTY

a Colt .45 caliber semi-automatic pistol bearing serial number 216534 and six rounds of .45 caliber ammunition

DEFENDANT:

CLEVELAND BRANDON

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

DISTRICT:

MASSACHUSETTS

Judgment — Page 9 of 12

			STATEMENT OF REASONS
ľ	CC	URT	FINDINGS ON PRESENTENCE INVESTIGATION REPORT
	A	$\checkmark$	The court adopts the presentence investigation report without change.
	В		The court adopts the presentence investigation report with the following changes.  (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.)  (Use Section VIII if necessary.)
		1	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):
		2	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):
		3	Chupter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):
	C		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.
II	cc	OURT	FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)
	A		No count of conviction carries a mandatory minimum sentence.
	В		Mandatory minimum sentence imposed
	С		One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on
			☐ findings of fact in this case ☐ substantial assistance (18 U.S.C. § 3553(e)) ☐ the statutory safety valve (18 U.S.C. § 3553(f))
Ш			DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):  30 (Armed Career Criminal)
	Cri Im Su	iminal l prisonr pervise	ense Level:  History Category:  WI  ment Range:  180  to 230  months  ed Release Range:  3  to 5  years  ge: \$\\$15,000  to \$\\$150,000
	<b>A</b>	_	e waived or below the guideline range because of inability to pay.

**DEFENDANT:** 

**CLEVELAND BRANDON** 

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

DISTRICT:

MASSACHUSETTS

### STATEMENT OF REASONS

Judgment - Page 10 of

12

IV	ΑĽ	VIS	SORY GUID	ELINE SENTENCI	NG DETER	MINATION (Check only one.)					
	A  The sentence is within an advisory gu			ce is within an advisory g	uideline raoge	deline raoge that is not greater than 24 months, and the court finds no reason to depart.					
	(Use Section VIII if necessary.)					that is greater than 24 months, and the	e specii	fic senteo	ce is imposed for these reasons.		
	C		The court			ge for reasons authorized by the senten	cing g	uidelines	manual.		
	D		The court	imposed a sentence outsid	e the advisory	seutencing guideline system. (Also con	nplete !	Section V	I.)		
$\mathbf{v}$	DE	<b>PA</b>	RTURES AU	THORIZED BY TH	HE ADVISO	ORY SENTENCING GUIDELI	NES	(If appli	icable.)		
	A	Th	below the a	nposed departs (Chec dvisory guideline rang dvisory guideline rang	ge	):					
	В	De	parture base	ed on (Check all that a	ipply.):						
Plea Agreement (Check all that apply and check reason(s) below.):  5K1.1 plea agreement based on the defendant's substantial assistance  5K3.1 plea agreement based on Early Disposition or "Fast-track" Program  binding plea agreement for departure accepted by the court  plea agreement for departure, which the court finds to be reasonable  plea agreement that states that the government will not oppose a defense departure motion.						ture motion.					
	☐ 5K1.1 government mo ☐ 5K3.1 government mo ☐ government motion for ☐ defense motion for dep				notion based notion based for departure leparture to v	on the defendant's substantial as on Early Disposition or "Fast-trae; which the government did not objected	sistan ck" p	ice			
		3	Oth	er							
				Other than a plea agr	reement or m	notion by the parties for departure	(Che	eek reas	on(s) below.):		
	C	F	Reason(s) for	Departure (Check al	I that apply	other than 5K1.1 or 5K3.1.)					
	4A1. 5H1. 5H1. 5H1. 5H1. 5H1. 5H1.	3 1 2 3 4 .5 6	Criminal History Age Education and V Mental and Emo Physical Condit: Employment Re Family Ties and Military Record Good Works	y Inadequacy  Toeattonal Skills  stional Condition  ion	5K2.1         5K2.2         5K2.3         5K2.4         5K2.5         5K2.6         5K2.7         5K2.8         5K2.9         5K2.10	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct		5K2 12 5K2.13 5K2.14 5K2.16 5K2 17 5K2.18 5K2.20 5K2.21 5K2.22 5K2.23	Violent Street Gang Aberrant Behavior		
	D	E	xplain the fa	cts justifying the de	parture. (U	se Section VIII if necessary.)					

DEFENDANT: CLEVELAND BRANDON

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

DISTRICT: MASSACHUSETTS

		STATEMENT OF REASONS							
VI		URT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM eck all that apply.)							
	A The sentence imposed is (Check only one.):  below the advisory guideline range above the advisory guideline range								
	В	Sentence imposed pursuant to (Check all that apply.):							
		Plea Agreement (Check all that apply and check reason(s) below.):  binding plea agreement for a sentence outside the advisory guideline system accepted by the court  plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable  plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideline system							
		Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.):  government motion for a sentence outside of the advisory guideline system  defense motion for a sentence outside of the advisory guideline system to which the government did not object defense motion for a sentence outside of the advisory guideline system to which the government objected							
		Other  Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.):							
	C	Reason(s) for Sentence Outside the Advisory Guideline System (Check all that apply.)							
		the nature and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)  to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A))  to afford adequate deterrence to criminal eonduct (18 U.S.C. § 3553(a)(2)(B))  to protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))  to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))  to avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6))  to provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))							
	D	Explain the facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.)							

Judgment --- Page 11 of

12

DEFENDANT:

**CLEVELAND BRANDON** 

Judgment --- Page 12 of

12

CASE NUMBER: 1: 09 CR 10377 - 1 - NMG

DISTRICT:

MASSACHUSETTS

#### STATEMENT OF REASONS

VII	COU	J <b>RT I</b>	DETERMINATIONS OF RESTITUTION
	A	<b>₹</b>	Restitution Not Applicable.
	В	Tota	Amount of Restitution:
	С	Rest	itution not ordered (Check only one.):
		1	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).
		2	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).
		3	For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).
		4	Restitution is not ordered for other reasons. (Explain.)
VIII	D ADI	□	Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):  ONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)
Defe	ndant	's Soc	Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases.  Sec. No.:  Date of Imposition of Judgment 04/04/11
Defe	ndant	's Dat	e of Birth: 00/00/1972 Nathaniel W. Loton
Defe	ndant	's Res	idence Address: In federal custody Signature of Judge The Honorable Nathaniel M. Gorton U.S. District Judge
Defe	ndant	's Ma	iling Address:  In federal custody  Name and Title of Judge/ Date Signed 4/5/11